

1887-032 Chancery Causes: S. P. McConnell vs. Jefferson Hedrick &  
Lee Co.

Stapleton, Newman, Hedrick

CA-Debt

T-Property



Virginia,

To the Honorable John A Kelly Judge of the  
Circuit Court of Lee County.

Your orator L. P. McConnell humbly complaining would respectfully show your honor that on the 15th day of June 1888, he obtained before G. L. Duff a Justice of the peace of said County, a Judgment against Jefferson Hedrick for \$2.50 with interest thereon from the 21st day of January 1884, till paid, and \$52.06 costs, on which said Judgment an execution was duly issued by said Justice of the peace, on the said 15th day of June 1888, directed to G. H. Sprinkle Constable of said County, and was on the 1st day of 1888 returned by said Constable to the Clerk's office of the County Court of said County, with the following return endorsed thereon, to-wit: - "Not executed no property found, G. H. Sprinkle C. L. C." Your orators will further show your honor, that pursuant to the requirements of the Statute, he on the 28th day of July 1888, caused the said Jefferson Hedrick to be served with a written notice, by the sheriff of said County, informing him that unless the said Judgment was paid within sixty days from the date of the service of said notice a bill in Chancery would be filed in your honor's Court to enforce the lien of said Judgment against the real estate of said defendant. A copy of said



Judgment and the docketing of the same, together with a copy of said execution & the return thereon endorsed is herewith filed marked "A" and prayed to be considered as part hereof, and said notice together with the return of the Sheriff thereon endorsed, is herewith filed as part hereof, marked "B".

Now your orator further states that the said Jefferson Hedrick is the owner of certain real estate lying and being in said County, to wit a tract of 50 acres purchased by him <sup>& conveyed to him by</sup> from John J. Neuman, and adjoining the lands of & others. that ~~there is~~ advised that his Judgment, no part of which has been paid, is a lien on the said real estate, that the rents and profits of the said real estate will not satisfy said Judgment in five years. In tender Consideration whereof, forasmuch as your orator is remediless in the premises save by the aid of a court of equity, your orator prays that the said Jefferson Hedrick be made default to this bill, and required to answer the same on oath, that the defendants ~~interest~~ ~~in~~ said real estate, or so much thereof as may be necessary, be sold to satisfy your orators Judgment, and for all further and general relief. May Spd. issue &c.

Richmond & Orr. attys  
for Complainant.



Recd 10.77  
 8 5.00  
 Co 6 60  
 B. & L 5.00  
 Cour 2.50  
 P. & T 2.00  
 P. & T 5.00  
 \$31.07

S. P. McConnell

vs Bill in Chancery

Jefferson Hedrick

1885 Octo. Spa Ex'd, Bill  
 filed & D. Nisi

" Nov. & Decree Nisi Conf'd

" Decr. Conf'd, Jan'y & Feb. Cont.

1886 Feb. Spa on and Bill Ex'd  
 & Decree Nisi

" Mr. Dearee Nisi Conf'd  
 Cause set for hearing.

Mr. Dearee Cause rem'd to him

" June alias Spa Ex'd & Dec

" July Dec. Conf'd

" Aug. Dec. filed & Cont'd

" Nov. Decree for sale & Cont'd

" Dec. Mr. Dearee Judgment

"

"

"

"

"

"

"

"

"

"

76

50

15

10

6

6

6

6

6

6

6

6

6

6

6

6

6

6

6

6

6

6

6

6

6

6

6

6

6

6

6

6

6

6

6

6

6

6

Paid Hyatt 15.97  
 " atty 5.00  
 " Conting 2.50  
 " McConnell 15.3



To the Honorable John A. Kelly Judge of the  
circuit court of Lee county Virginia.

Your orator S. P. McConnell humbly com-  
plaining would respectfully show your honor  
that since filing his original bill in your  
honors court against Jefferson Hedrick to  
enforce his judgment lien for \$2.50 + interest  
thereon and \$52.06 costs, against a tract  
of 50 acres of land purchased by said Hedrick  
from John G. Neuman, he has learned that  
after the said tract of land had been conveyed  
by said Neuman + wife, by deed properly acknow-  
ledged, to said Jefferson Hedrick, which occur-  
red sometime prior to October 1883, the said  
Hedrick, <sup>on the 14th day of Decr 1883</sup> procured the said Neuman + wife to  
execute another deed for said land to Lear  
Hedrick wife of the said Jefferson and Wm J  
Hedrick, G. L. Hedrick, M. J. Hedrick, J. P. Hedrick,  
<sup>who has intermarried with Elbert Stapleton,</sup>  
+ Mary E Hedrick children of the said Jefferson.  
A copy of this deed is filed with this bill marked "C".  
The deed from said Neuman + wife to said  
Jefferson Hedrick has never been recorded,  
but its proper execution and delivery will be  
abundantly proven if denied.  
Your orator now charges that no title whatever  
to said land passed by the execution of this last  
mentioned pretended deed, as the title to said  
land had already passed from said Neuman +  
wife and vested in said Jefferson Hedrick



where it now resides, But if mistaken in this  
then your orator alleges that the said pretend-  
ed deed to said wife & children of said  
Jefferson Hedrick, is null and void because  
not supported by a valuable or sufficient  
consideration, being entirely voluntary and  
without consideration, But if mistaken in this  
your orator further alleges that said last mentioned  
deed is null and void, because it was procur-  
ed by said Jefferson Hedrick to his <sup>said</sup> wife and  
children for the purpose of hindering, delaying  
and defrauding his just creditors.

In tender consideration whereof forasmuch  
as your orator is remediless in the premises  
save by the aid of a court of equity, Your orator  
prays that the said Jefferson Hedrick, Lear  
Hedrick his wife, and <sup>Stapleton & Elbert</sup> Hm J. Hedrick, G. L. Hedrick,  
M. J. Hedrick, J. P. Hedrick, <sup>Stapleton her husband</sup> Mary ~~Edrick~~ children  
of said Jefferson Hedrick, be made parties de-  
fendants to this bill and required to answer  
that a Guardian ad litem be appointed <sup>for the said J. P. Hedrick & Mary</sup> ~~for the said J. P. Hedrick & Mary~~  
the same fully on oath, and that on a hearing  
a decree be rendered in favor of your orator  
declaring said pretended deed to the wife & children  
of said Jefferson Hedrick null & void so far as  
your orators said Judgment is concerned, and  
that the said land, or a sufficiency thereof, be  
sold to pay your orators said Judgment, & Costs  
as the same will not rent for a sum sufficient, in  
five years, to pay his said Judgment; and for

Stapleton who are made parties.

all further and general relief, May & issue  
etc.

Richmond & Orr, attys  
for Complainant.



S. P. McCormett  
vs { Amended Bill in Chy.  
Jefferson Hedrick et als  
1886 Feby Spa Exd Bill  
filed & Decree nisi  
" March D. N. Confd  
and Cause set for hearing  
" Mr. Term Cause reman-  
ded to Rules  
" June alias Spa Exd  
& Decree nisi  
" July D. Nisi Confd  
"



To the Honorable, John A. Kelly,  
Judge of the circuit court of Lee  
County.

The separate answer of Wm  
J. Hedrick one of the defendants to  
an original and amended bill of  
complaint exhibited against him  
and others in the circuit court of  
Lee County S. P. McConnell com-  
plainant:

Your respondent reserving  
to himself the benefit of all  
just and legal exceptions to the  
said amended and original bills,  
for answer thereto or so much  
thereof as he is advised is mate-  
rial that he should answer, an-  
swers and says:

That Jefferson Hedrick  
was authorized by said respondent  
and his Brother George Hed-  
rick who were joint owners of  
a horse to take said horse  
and exchange it for land;  
that said J. Hedrick did ex-  
change said horse for land  
with one John G. Brown;  
That this exchange was made



some 7 or 8 years ago; That  
said Newman at the time of  
said exchange was not able  
to convey to your respondent  
and his Brother George a  
legal title, he being only an  
equitable owner <sup>at the time of exchange</sup>; that it was  
represented to ~~us~~ the your respondent  
and that said Newman and  
wife did make to said J. H.  
Hedrick and wife the deed  
to said land, whereupon your  
respondent objected and re-  
fused to permit the deed to  
be made in such a manner;  
that said Newman and wife  
did then make the deed to  
your respondent, his Brother  
George and his other broth-  
ers and sisters and his mother  
Leah Hedrick by the directions  
of your respondent and Brother  
George. And your ~~respondent~~  
and wholly denies that  
said deed was made to your  
respondent, Brothers, sisters  
and mother without any  
collusion <sup>on his part</sup> with said J. Hedrick  
to hinder, defraud or delay



the creditor of said J. Hedrick  
in the collection of their debts.  
And now having answered the  
complainant's said bills of com-  
plaint as fully as he is advis-  
ed as is material, and pre-  
spondant prays to be hence-  
dismissed with his reason-  
able costs by him in this be-  
half expended and he will  
ever pray &c

Wm J. Hedrick  
Duncan & Cunningham Attys  
J. G. S.

Virginia

Lee County to wit:

This day personally  
appeared before me John H. G.  
Hysell Clerk of the Circuit  
Court for Lee County and  
state aforesaid, Wm J. Hed-  
rick whose answer is above  
written and made oath that  
the statements contained in said  
answer, so far as made of his  
own knowledge, are true; and  
so far as made upon the in-  
formation and from the



Jefferson Adair's deeds

also { answers of  
passed in

S. P. McCoum

Filed in open  
Court by leave  
thereof Aug. 24  
1886. J. A. Hyatt  
cc

Knowledge of deriving from others  
believe to be true.

When under my hand this

the 23rd of Aug. 1886

J. A. Hyatt cc



S. P. McConnell

Complainant

vs

Elbert Stapleton & wife Defendants

In Chancery

To the Hon. Geo. A. Kelly Judge  
of the Circuit Court for Lee County

The separate answer of Mary  
Stapleton the female defendant to  
an amended Bill in Chancery  
filed in this Hon. Court by  
S. P. McConnell vs Elbert Stapleton  
& Mary Stapleton his wife, by J. A.  
W. Hyatt her Guar ad litem.

For answer this respondent  
cannot say as to the truth or  
falsity of the Plffs Bill - nor  
has Mrs. Stapleton given him  
any information concerning  
the same, but what can be  
gathered from the bill and  
proceedings said Mary Stapleton  
has but little interest if any in  
this litigation further than a  
mere formal defendant.

Should however any interest  
of said Mary Stapleton come in, the  
same is placed in the hands of this  
Hon. Court the peculiar of which  
is to guard the rights and interests  
of such litigants.



and now having answered  
as fully as is deemed necessary  
this respondent prays to be  
hence dismissed with his  
reasonable costs

J A S Hyatt  
Guar. ad litem

L. D. McConell

3 Aus G. A. L.

no 3

Robert Stephenson

Filed at N.Y. R. 1884

J A S Hyatt & Co

G. A. L. fees 5.00



To the Honorable, John A. Kelly, Judge  
of the Circuit Court of Lu County: -

The separate answer of  
Jefferson Hendrick one of the defend-  
ants to an original and amended bill of  
complaint exhibited against him &  
others in the Circuit Court of Lu County  
by S. P. McConnell complainant,

Your respondent reserving-  
ing to himself the benefit of all just  
and legal exceptions to the said original  
and amended bills, for answer  
therein, or so much thereof as he is  
advised is material that he should  
answer, <sup>answering</sup> and saying:

That he was a renter,  
and that ~~the~~ Hendrick George Hend-  
rick sons of the defendant in this  
bill were the joint owners of a little  
horse which they directed your  
respondent to take ~~it~~ and exchange  
for a piece of land; and thereupon  
he took the said horse and went  
to John J. Newman and made  
the exchange for the land in  
complainant's bill mentioned, telling  
said Newman at the time that  
the purchase was <sup>made</sup> for your re-  
spondent's two said sons, and that



That the deed to said land he must  
make to said sons or ~~two~~ to such  
persons as they directed (said  
Newman not being at that time  
able to convey a legal title, he being  
only an equitable owner). This  
exchange was made some 7 or  
8 years ago; then some 2 or 3 years  
after said purchase, said New-  
man became invested with the  
legal title to said land, and a-  
bout ~~that~~ <sup>this</sup> time said Newman  
without the knowledge or con-  
sent of your respondent did  
cause to be <sup>made</sup> by himself and his  
wife <sup>to your respondent and wife</sup> a deed to said land; and  
your respondent further answers  
and says that when he became  
apprised of the fact that said  
Newman had made his deed to  
said tract of land to your respond-  
ent and wife he protested and  
refused to accept said deed, where-  
upon that deed was <sup>some time after said</sup> buried and  
then, Newman and wife made their  
deed to your respondent's wife and  
children, according to the directions  
of Mr & Geo Hedrick. Your re-  
spondent wholly denies that he  
procured said Newman and wife



to make said deed to his wife and  
children with any intent to  
delay, hinder or defraud ~~any~~  
creditor of his in the collection of  
their debts, for, <sup>your</sup> respondent does  
not remember to have owed but  
one debt at the time he made  
said exchange for his said sons  
and that one has long since  
been paid, nor does he remember  
to have owed anything but this  
\$2.50 to complainant at the time  
said deed was made by said two-  
man and wife to your respondent  
and wife and children; and at  
the time of making said deed ~~the~~  
<sup>your</sup> respondent was not aware  
that he owed the complainant  
anything and believes yet it is not  
true and just. And now having  
answered the complainant's <sup>said</sup> bills of  
complaint as fully as he is advised  
as is material to answer, your  
respondent prays to be hence  
dismissed with his reasonable  
costs by him in this behalf  
expended, and he will ever pray  
&c

Jefferson Madrick  
Deff

Bancroft & Huntington  
P. P.



Virginia

Lee County to wit:

Jefferson Hedrick personally appeared before me, J. A. G. Hyatt Clerk of the circuit court of said county and made oath that the statements and averment made in the above answer is true as far as made upon the knowledge of himself and upon the information of others he verily believes to be true Given under my hand this Aug 21<sup>st</sup> 1886

J. A. Hyatt Cl

Jefferson Hedrick

ads } answer

S. P. McConnell

Filed in open

Court by leave

thereof Aug. 24<sup>th</sup>

1886. J. A. Hyatt



S. P. M. Council

vs.

Jefferson Henderson et al.

Decree

Final

This cause came on again this day to be heard upon the papers formerly read in the cause, the report of J. B. Richmond Special Commissioner, and was argued by Counsel. And the said report having been filed the time required by law and unexpected to, the same is confirmed, and all the matters and things having been settled in the cause, as shown by said report. It is ordered that the cause be stricken from the docket.



S. P. M. Cornell  
vs 3 Decem  
Jefferson Kendrick et al  
Entered Page 31

Enter this  
H. K. M.  
Apr 1/87



S. P. McCormell

Plff

against-

Jefferson Hedrick et als Defs

In Chancery.

This cause came on this day to be heard upon the bill and amended bill of the plaintiff and exhibits therewith, and upon the <sup>separate</sup> answers of the defendants Jefferson Hedrick & Wm J Hedrick and the answer of J. A. G. Hyatt Hugotian ad litem for the infant defendant, <sup>with</sup> <sup>replications</sup> <sup>thereto</sup> and upon said bill taken for confessed against the other defendants who have not appeared and upon the depositions filed in the cause and was argued by Counsel. On consideration whereof it is adjudged ordered and decreed that the deed in the bill mentioned from John E. Neuman & wife to Lear Hedrick, Wm J Hedrick, G. L. Hedrick, M. J. Hedrick, J. P. Hedrick & Mary E Hedrick bearing date the 14th day of December 1883, be and is hereby set aside, and declared void, so far as the plaintiff's judgment is concerned, and the Court being of opinion that the plaintiff's judgment in the bill mentioned for \$2.50 with interest thereon from the 21st day of January 1884, till paid and \$2.06 costs, is a lien upon the land in said deed mentioned. It is further ordered that unless the Defendants or some one for them pay said judgment to the plaintiff within 30 days from the adjournment of this Court then James B Richmond who is appointed a commis-



\$2.50  
 Int 30  
 2.80  
 52.06  
 31.07  
 6 2.64  
 \$ 88.57

- sianer for the purpose, will proceed at the front  
 door of the Court house of this County on same  
 Court day, after having advertised for at  
 least 30 days on said Court house door  
 and in the vicinity of said land, the time  
 terms and place of sale, to sell to the highest  
 bidder on a credit of six & twelve months  
 the land in said deed mentioned, or so much  
 thereof as may be necessary, to satisfy this  
 decree, except so much as may be necessary  
 to pay the costs of this suit and expense of sale  
 which must be paid in hand. Said Commissioner  
 will report his action to this Court, and the  
 cause is continued.

S. P. McMannell.

vs  
 Decree ~~of~~

Jefferson, Kendrick et al.

Entered P. 567-8

J. R. Gibson D.C.

Enter this decree  
 Nov-26th/88.  
 J. J. H.



To Jefferson Hedrick & Lear Hedrick, his  
wife & others.

You will please take notice  
that on the 6th day of November 1886, at  
the Store house of J. J. Neuman, in  
Lee County Va, I will proceed to take  
the depositions of John J. Neuman &  
others, which depositions when taken  
are intended to be read as evidence in  
my behalf in a certain suit in Chancery  
now pending in the Circuit Court of Lee  
County Va, in which I am plaintiff and  
you are defendants, and if from any cause  
the taking of said depositions are not  
Commenced on that day, or if Commenced  
are not Completed on that day, the taking  
of the same, will be adjourned from day  
to day <sup>& from place to place</sup> until Completed. Oct. 18th 1886.

S. P. McCamell.

By Counsel.



S. P. McConnell.

vs { notice.  
3

Jefferson Hedrick vs.

We accept legal service  
of the within notice  
for the defendants in  
said suit.

Oct' 18th 1886.

Edw. C. Duncan & P. H. H. H.  
Attys



Deposition of John G. Newman & others  
 Taken at <sup>myself was present for Plff & defendant Present</sup> J. Newman's <sup>place in the County, Virginia</sup> Nov 6 1886 to be  
 read as evidence in a certain suit in  
 chancery now pending in the circuit court  
 of Lee County Va in which S. P. McConnell  
 is plaintiff and Jefferson Headrick & def others  
 are defendants witness first being duly sworn  
 deposes & says

Question 1<sup>st</sup> By Plff

Did you sell Jefferson Headrick a piece of land.

Ans I did

Ques 2<sup>nd</sup> By Plff

What did he pay you for that land.

Ans Ans a horse

Ques By same

Did he tell you at the time <sup>he bought the land</sup> the horse belonged to  
 George & Will Headricks (his sons)

Ans He did not.

Ques by same

Did you understand at any time that  
 the horse belonged to the boys before the first

Ans deed was made.

Ques By same

Did Mr Headrick Receive that deed.

Ans Yes sir he did & kept it some one or two years.

Ques By same What did he say when he come to you for last deed  
 When he came to <sup>me</sup> ~~you~~ for to get the ~~2<sup>nd</sup>~~ deed made  
 to his wife and others he said to the best of my  
 knowledge that there was & unjust debt against



him & he did not want to pay it.

Question By same Who did you execute your title bond to  
For his wife - Ans To Jefferson Headrick.  
And further he says not -

John, J. Newman

Also

The deposition of Harvey Newman taken at  
The same time and place for the purpose men-  
tioned in the caption witness being first  
sworn he deposes & says

Question By Ptf

Did you buy a piece of land in partnership  
with Jefferson Headrick of J. J. Newman -

Ans Yes Sir

Ques By same

What did Mr Headrick pay for his part of the land

Ans A horse

Ques By same

Did you understand that the horse belonged  
to Headrick. Or accepted to because inad-  
missible

Ans I did

Ques By same

Were you both present when you bought the  
land, Ans we were

Ques By same Did he tell you at any time that horse  
belonged to Will & George Headrick when you  
were trading for the land. Ans he never told  
me any thing about it.



Question By same Did you ever at that time hear any one say it was any one el's horse

Ans I did not.

Ques By same

Did you not marry a sister to Will & George Headrick Ans I did,

Ques By same

Were you not familiar enough & were you not acquainted with the circumstances that if the horse had belonged to Will & George Headrick you certainly would have known it.

Ans Ans. I would,

Question By same

Was not the wagon that Mr Headrick owned ~~out~~ for the horse the proceeds of the horse that he sold for the land Ans To the best of my knowledge it was.

Ques

When the Sheriff came on Mr Headrick with judgment & execution in behalf of Jeremiah Daugherty & David on that wagon did not Headrick try to get you to claim it.

Ans

He did, & I refused.

Ques By same

And then did he not get Will Headrick to claim the wagon to prevent the Sheriff from leaving on it.

Ans

Wm or his wife did.

Ques By same Did you ever hear of the land being the boys untill the Daugherty debt comes against it



Ans No Sir. I did not <sup>he had got</sup>  
 Ques By same Did not Headrick tell you after John & Vernon  
~~had made the deed to his wife & others while~~

Ques By same

Did you not hear Mr Headrick <sup>saying conversation about the debt</sup> about this time this  
 deed was made that he had his land saved

Ans I did

Ques By same Did he <sup>Headrick</sup> not send a horse by you to the Post  
 to buy land with Ans he did

Ques By same Did the boys ever say anything about the land  
 belonging to them before the Daugherty debt came  
 up Ans Not that I ever heard of.

Question By same Did the boys have any thing to do with the  
 division of the land between yourself & Headrick

Ans They did not. And further he says not  
 Harry Newman

Question By Pth Could you believe Jefferson Headrick on  
 Oath knowing him as well as you do.

Ans I would not where he is individually interested,  
 And further he says not. Harry Newman



Also

Deposition of J. J. Newman Taken at the same  
time & place & for the same purposes mentioned  
in the caption After being duly sworn  
he deposeth & says

Question By Mr. [unclear] Did not Jefferson Headricks come to  
~~the~~ your house before he bought this  
land?

Ans He did. He did.

Question By same Did you not encourage him to make  
this trade for the land <sup>now</sup> in controversy—

Ans Yes sir I did. I went with him to look  
at the land & was with them when the trade  
was made & I never heard the horse that paid  
for the land called any one else but Jef  
Headricks

Question By same Did you take the acknowledgment of this deed

Ans I did take it or me & Esq. Page did.

Question By same Did he receive this deed?

Ans He did.

Question By same Could you believe Jef Headricks on oath

Ans I could not while under his wifes influence  
And further he says not

J. J. Newman

Paul by J. B. Richmond sworn to



Deposition of John Headrick Taken at the same time & place and for the same purpose mentioned in the caption after being duly sworn he deposeth & says

Question By <sup>that J Headrick</sup> who did that horse belong to ~~that he~~ paid for the land he bought of John J Newman

Ans It belonged to my Father Jefferson Headrick

Ques By same At the time this land was bought did Geo Headrick own any Property of his own.

Ans He did not.

Ques By same

Did you ever hear of Will & George claiming this land till those debts come up against him

Ans I did not.

Ques By same Did your Father not have to furnish his son George all he eat and wore at that time

Ans He did

Ques By same Did not Will Headrick leave home some 12 months before this land was bought & taken all the Property he owned with him.

Ans Yes sir he did,

Ques By same

Did he Jefferson Headrick ever send a horse by Harvey Newman to the Pocket to buy land with

Ans He did.

Ques. By same Did Jefferson Headrick say he was satisfied with the division of the land between himself & Harvey Newman Ans he did say so.



Ques By P<sup>ty</sup> could you believe Jefferson Headrick  
on oath knowing him as you do —

Ans I would not if he is individually interested  
& further he says not —

John J<sup>ly</sup> Headrick  
mark

Virginia Lee County To wit  
I V A Kelly commissioner in <sup>shancery</sup> the County court  
of Lee County do certify that the foregoing deposition  
of John J Newman Harvey Newman Jf Newman &  
John J Headrick was taken before me and  
was read to & subscribed in my presence by  
them at the time & place & in the action  
mentioned in the caption the witnesses first  
being sworn by me & the evidence reduced  
to writing in by me in their presence Wm H Max  
Present for Plaintiff & defendant J Headrick was  
presant part of the time — Given under my hand  
this Nov 6<sup>th</sup> 1886

V A Kelly Comr

Commissioners fee	\$2.50
Witnesses fees or attendances	2 00
	<u>\$4.50</u>



Depositions of

John. G. Newman & others  
For S. P. McConnel

VS

J. Headrick

31.07

52.06

2.92

---

45.05

Filed Nov. 16. 1886

J. H. Hyatt & Co.

Depositions of

Coiner fee \$2.50

Wrt

2.00

---

\$4.50



S. P. McConnell

Plf

against-

In chancery.

Jefferson Hedrick et als Defts

The undersigned Commissioner in this Cause would respectfully report, that since the last term of the Court the defendant Jefferson Hedrick has settled the debt and all costs in this Cause, and nothing further remains to be done but to strike the Cause from the docket. Respectfully submitted.

Respectfully submitted.

James B Richmond.

Count



S. P. McConnell

vs { Court's Report

Jefferson Hedrick et al.

Filed March 16th 1887.

J. A. G. Hyatt & Co.



Know all men by these presents  
that we James B. Richmond  
and James W Orr

are held and firmly bound unto  
the Commonwealth of Virginia in the  
just and full sum of one hundred  
and fifty - (150\$) Dollars, and for the  
prompt payment thereof well and  
truly to be made unto the said  
Commonwealth, we each bind  
ourselves heirs &c, and we as to  
this obligation waive our Home  
stead exemptions, witness our hand  
and seal this 16<sup>th</sup> day of Decr 1886

The Condition of the above obli-  
gation is such that whereas the  
above bound Jas. B. Richmond, was  
by a decree entered in the Chancery  
Cause, now pending in Lee Circuit  
Court, on the 26<sup>th</sup> Novr. 1886, appointed  
a Commissioner, and directed  
to make sale of certain lands mentio-  
ned in said Cause. Now therefore  
should the said Cause properly and  
truly perform the duties assigned  
him, and justly account for all  
sums of money which may come  
to his hands, then this obligation to  
be void otherwise to remain in full



L. P. McConnell  
vs 3 Cornu  
Bond  
J. H. Hendricks et al

force and virtue.

James W. Dorr.

James W. Dorr



S. P. McConel  
 V.S.  
 Jefferson Hedrick } On The 15<sup>th</sup> day of June 1885  
 In debt  
 At G. B. Duff's in said county  
 Judgment That the plaintiff recover of the  
 defendant \$2.50 with interest thereon from the  
 21<sup>st</sup> day of January 1884 Till paid, and \$52.06  
 for costs

G. B. Duff J.P.

Virginia Lee County to wit: To G. B. Sprinkle Constable of said County  
 I command you in the name of the Commonwealth of  
 Virginia that of the goods and chattels of Jefferson Hedrick  
 in your county you cause to be made the sum of \$2.50  
 with interest thereon from the 21<sup>st</sup> day of January 1884  
 Till paid, which S. P. McConel has recovered before  
 me in a warrant in debt, and also the sum of  
 \$52.06 which were adjudged to the said S. P. McConel  
 for costs in prosecuting said warrant. Given  
 under my hand the 15<sup>th</sup> day of June 1885

G. B. Duff J.P.

Constables costs		Witnesses	
G. B. Sprinkle	\$14.70	Eby Parson	1 day \$ .50
Witnesses costs		Polly Woodard	1 " \$ .50
W. D. Boss	\$4.04	Leroy Kirk	1 " \$ .50
J. C. Johnson	\$3.54	Emaline Stapleton	1 " \$ .50
J. P. Hughes	\$3.54	Mathe Parson	1 " \$ .50
J. G. Newman	\$3.54	Mary E Hedrick	2 " \$ 1.00
S. M. Wat	\$10.16	Geor W Hedrick	2 " \$ 1.00
G. M. Daugherty	\$ .50	J. P. Hedrick	2 " \$ 1.00
W. A. Wat	\$3.04	Martha J Newman	2 " \$ 1.00
J. M. Smyth	\$ .50	A J Newman	2 " \$ 1.00
R. L. Evans	\$ .50		
G. B. Duff	\$ .50		
	\$44.56		\$52.06



S. O. McConnell  
N.S.

Jefferson Hedrick

Not Executed, so property  
found.

G. H. Sprinkle & Co

Filed & Recorded

June 16 1883

J. P. Gibbons

"A"



Mr Jefferson Hedrick.

You will please take notice that unless a certain judgment rendered in my favor on the 15th day of June 1885 by G. C. Duff a Justice of the Peace of Lee County Virginia, for the sum of \$2.50 with interest thereon from the 2nd day of January 1884, until paid, & \$52.06 costs, is paid within sixty days from the date of the service of this notice, a bill in chancery will be filed in the Circuit Court of said county for the purpose of enforcing the lien of said judgment against the real estate upon which said judgment lien operates. Given under my hand July 23rd 1885.

S. P. McCannell.

by his attorneys.



S. P. McConnell  
vs. Notice  
Jefferson Hedrick.  
I have executed the  
within Notice by deliv-  
ering a copy thereof  
to Jefferson Hedrick.  
July 28th 1885.  
R. D. Flannery S. L. C.

"B"

3.50  
1.00  
50  

---

5.00



# THE COMMONWEALTH OF VIRGINIA.

To The Sheriff Of Lee County Greeting :

We Command You

to Summon Lear Hedrick  
wife of Jefferson Hedrick, You J.<sup>2</sup> Hedrick, G. L.<sup>3</sup> Hedrick  
M. J.<sup>4</sup> Hedrick, J. P.<sup>5</sup> Hedrick and Mary E.<sup>6</sup> Hedrick

at the Clerk's Office

To appear before the Judge of our Circuit Court of Lee County, at the Courthouse on the ~~first~~ day of ~~Monday~~

~~in February next being Rule day, to answer~~  
~~Term next to testify and the truth to speak in behalf of.~~

an Original and Amended Bill in Chancery  
in certain matters of controversy pending in our said Court between

exhibited in our said Court against them by

S. P. McConnell

~~PLAINTIFF and~~

~~DEFENDANT.~~ And this ~~shall in no wise omit under the~~

~~penalty of Twenty Dollars.~~ And have then there this writ. Witness J. A. G. HYATT Clerk of our said Court at the Courthouse

This

29

day of

January

1886

, in the

10

year of the Commonwealth.

J. A. G. Hyatt

Clerk.



R. 70

S. P. McConnell.  
vs. 3 Spaw in chey  
3 on and Bill  
Lear. Mednick et al

To February Rules 1886

Executed by deliver-  
ing office copies  
of this Spaw to each  
of the Defendants  
January 29<sup>th</sup> 1886.

R. S. Filmore S. L. C.

Sheriffs - \$3.00



# The Commonwealth of Virginia,

To the Sheriff of Lee County--Greeting:

WE COMMAND YOU to summon

*Jefferson Hedrick*

to appear at the Clerk's office of the Circuit Court of Lee County, at the Court House, on the first Monday in  
*October* next, being Rule Day, to answer a Bill in Chancery exhibited in our Court against

, by

*J. P. McConnell*

And have then and there this Writ. Witness, J. A. G. HYATT, Clerk of our said Court, at the Court House,  
this *29* day of *September*, 188*6*, in the *10* year of the Commonwealth.

*J. A. G. Hyatt*, Clerk.

A Copy---Teste:



(R. & O)

S. P. McConnell

vs  $\frac{3}{4}$  Spain Chcy  
Jefferson Hedrick

---

To October Rules 1885

---

Executed by  
Delivering a Copy  
of this Summons to  
Jefferson Hedrick  
Oct the 2<sup>nd</sup> 1885  
R. D. Selanary S. C. C.